

## California Regulatory Notice Register

REGISTER 2019, NO. 13-Z

PUBLISHED WEEKLY BY THE OFFICE OF ADMINISTRATIVE LAW

MARCH 29, 2019

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The California Regulatory Notice Register is an official state publication of the Office of Administrative Law containing notices of proposed regulatory actions by state regulatory agencies to adopt, amend or repeal regulations contained in the California Code of Regulations. The effective period of a notice of proposed regulatory action by a state agency in the California Regulatory Notice Register shall not exceed one year [Government Code § 11346.4(b)]. It is suggested, therefore, that issues of the California Regulatory Notice Register be retained for a minimum of 18 months.

CALIFORNIA REGULATORY NOTICE REGISTER is published weekly by the Office of Administrative Law, 300 Capitol Mall, Suite 1250, Sacramento, CA 95814-4339. The Register is printed by Barclays, a subsidiary of West, a Thomson Reuters Business, and is offered by subscription for \$205.00 (annual price). To order or make changes to current subscriptions, please call (800) 328–4880. The Register can also be accessed at http://www.oal.ca.gov.

### PROPOSED ACTION ON REGULATIONS

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### TITLE 2. FAIR POLITICAL PRACTICES COMMISSION

NOTICE IS HEREBY GIVEN that the Fair Political Practices Commission, pursuant to the authority vested in it by Sections 82011, 87303, and 87304 of the Government Code to review proposed conflict—of—interest codes, will review the proposed/amended conflict—of—interest codes of the following:

#### CONFLICT-OF-INTEREST CODES

#### **AMENDMENT**

MULTI-COUNTY: Inland Empire Health Access

Joint Powers Agency California Association for Park and Recreation

Indemnity

West Valley Water District
Fairfield–Suisun Unified School

District

California Sanitation Risk Management Authority

#### **ADOPTION**

STATE AGENCY: Office of Tax Appeals

A written comment period has been established commencing on March 29, 2019, and closing on May 13, 2019. Written comments should be directed to the Fair Political Practices Commission, Attention Brianne Kilbane, 1102 Q Street, Suite 3000, Sacramento, California 95811.

At the end of the 45-day comment period, the proposed conflict-of-interest code(s) will be submitted to the Commission's Executive Director for her review, unless any interested person or his or her duly authorized representative requests, no later than 15 days prior to the close of the written comment period, a public hearing before the full Commission. If a public hearing

is requested, the proposed code(s) will be submitted to the Commission for review.

The Executive Director of the Commission will review the above–referenced conflict–of–interest code(s), proposed pursuant to Government Code Section 87300, which designate, pursuant to Government Code Section 87302, employees who must disclose certain investments, interests in real property and income.

The Executive Director of the Commission, upon her or its own motion or at the request of any interested person, will approve, or revise and approve, or return the proposed code(s) to the agency for revision and resubmission within 60 days without further notice.

Any interested person may present statements, arguments or comments, in writing to the Executive Director of the Commission, relative to review of the proposed conflict—of—interest code(s). Any written comments must be received no later than May 13, 2019. If a public hearing is to be held, oral comments may be presented to the Commission at the hearing.

#### COST TO LOCAL AGENCIES

There shall be no reimbursement for any new or increased costs to local government which may result from compliance with these codes because these are not new programs mandated on local agencies by the codes since the requirements described herein were mandated by the Political Reform Act of 1974. Therefore, they are not "costs mandated by the state" as defined in Government Code Section 17514.

### EFFECT ON HOUSING COSTS AND BUSINESSES

Compliance with the codes has no potential effect on housing costs or on private persons, businesses or small businesses.

#### **AUTHORITY**

Government Code Sections 82011, 87303 and 87304 provide that the Fair Political Practices Commission as the code–reviewing body for the above conflict–of–interest codes shall approve codes as submitted, revise the proposed code and approve it as revised, or return the proposed code for revision and re–submission.

#### **REFERENCE**

Government Code Sections 87300 and 87306 provide that agencies shall adopt and promulgate conflict—of—interest codes pursuant to the Political Reform Act and amend their codes when change is necessitated by changed circumstances.

#### **CONTACT**

Any inquiries concerning the proposed conflict—of—interest code(s) should be made to Brianne Kilbane, Fair Political Practices Commission, 1102 Q Street, Suite 3000, Sacramento, California 95811, telephone (916) 322–5660.

### AVAILABILITY OF PROPOSED CONFLICT-OF-INTEREST CODES

Copies of the proposed conflict—of—interest codes may be obtained from the Commission offices or the respective agency. Requests for copies from the Commission should be made to Brianne Kilbane, Fair Political Practices Commission, 1102 Q Street, Suite 3000, Sacramento, California 95811, telephone (916) 322–5660.

### TITLE 4. CALIFORNIA HORSE RACING BOARD

NOTICE OF PROPOSAL TO AMEND RULE 1844. AUTHORIZED MEDICATION AND RULE 1866.1. PRESENCE OF CLENBUTEROL IN

**OUARTER HORSES** 

The California Horse Racing Board (Board/CHRB) proposes to amend the regulations described below after considering all comments, objections or recommendations regarding the proposed action.

#### PROPOSED REGULATORY ACTION

The Board proposes to amend Rule 1844, Authorized Medication, to revise subsection 1844(e) to remove clenbuterol, or its metabolites or analogs, as a drug substance that may be present in the official urine test sample for any horse competing in a race. Additionally, the Board proposes to amend Rule 1866.1, Presence of Clenbuterol in Quarter Horses. The proposed amendment of Rule 1866.1 will change the title of the regulation to "Presence of Clenbuterol in Horses," as the regulation will be modified to include all breeds of horses that participate in authorized race meetings in California. The proposed regulation will require that a horse that is prescribed or otherwise tests positive for clenbuterol in a blood, urine, or other official test sample be placed on the Veterinarian's List until clenbuterol is no longer detected in the horse's blood or urine by an official test sample. All other changes to Rule 1844 and Rule 1866.1 are for the purposes of clarity and consistency.

#### **PUBLIC HEARING**

The Board will hold a public hearing starting at 9:30 a.m., Thursday, May 23, 2019, or as soon after that as business before the Board will permit, at the Santa Anita Park Race Track, Baldwin Terrace Room, 285 West Huntington Drive, Arcadia, California. At the hearing, any person may present statements or arguments orally or in writing about the proposed action described in the informative digest. It is requested, but not required, that persons making oral comments at the hearing submit a written copy of their testimony.

#### WRITTEN COMMENT PERIOD

Any interested persons, or their authorized representative, may submit written comments about the proposed regulatory action to the Board. The written comment period closes at 5:00 p.m., on May 13, 2019. The Board must receive all comments at that time; however, written comments may still be submitted at the public hearing. Submit comments to:

Harold Coburn, Regulation Analyst California Horse Racing Board 1010 Hurley Way, Suite 300 Sacramento, CA 95825 Telephone (916) 263–6026 Fax: (916) 263–6022

E-Mail: haroldc@chrb.ca.gov

#### **AUTHORITY AND REFERENCE**

Authority cited: Sections 19440, 19562, and 19580, Business and Professions Code. Reference: Sections 19440, 19562, 19580 and 19581, Business and Professions Code.

Business and Professions Code sections 19440, 19562, and 19580, authorize the Board to adopt the proposed regulations, which would implement, interpret or make specific sections 19440, 19562, 19580 and 19581, Business and Professions Code.

### INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

Business and Professions Code section 19440 provides that the Board shall have all powers necessary and proper to enable it to carry out fully and effectually the purposes of this chapter. Responsibilities of the Board shall include adopting rules and regulations for the pro-

tection of the public and the control of horse racing and pari-mutuel wagering. Business and Professions Code section 19562 states the Board may prescribe rules, regulations and conditions under which all horse races with wagering on their results shall be conducted in California. Business and Professions Code section 19580 requires the Board to adopt regulations to establish policies, guidelines, and penalties relating to equine medication to preserve and enhance the integrity of horse racing in California. Business and Professions Code section 19581 provides that no substance of any kind shall be administered by any means to a horse after it has been entered to race, unless the Board has, by regulation, specifically authorized the use of the substance and the quantity and composition thereof. Board Rule 1844, Authorized Medication, names drug substances and medications authorized by the Board that may be administered to safeguard the health of the horse entered to race. The rule lists the medications that may be found in official test samples and the level at which such medications may occur. Board Rule 1866, Veterinarian's List, describes the requirements and procedures for placing a horse on the Veterinarian's List when it is determined that the horse is unfit to compete in a race due to veterinary treatment, physical distress, injury, lameness, unsoundness or infirmity.

The proposed amendment to Rule 1844(e)(6) will remove clenbuterol, or its metabolites and analogs, as a drug substance that may be present in any detectable level in an official test sample. Clenbuterol is a beta-2 agonist used as a bronchodilator in horses that can also have an anabolic steroidal-type effect, enhancing the performance of the horse. Other side-effects associated with clenbuterol administration have been scientifically documented to include a repartitioning effect and major alterations in cardiac and skeletal muscle function, as well as effects on bone, immune, endocrine, and reproductive systems. Because of these performance enhancing effects, clenbuterol has been abused in quarter horses in recent history. In 2015, to address the abuse of clenbuterol in quarter horses, the Board amended Rule 1844, prohibiting the presence of clenbuterol in quarter horse post-race test samples. The regulation was amended again in 2017 to provide that no clenbuterol, or its metabolites or analogs, may be present in the official urine test sample for any horse competing in a quarter horse race. Recently, the CHRB has observed an increase in out-of-competition test samples of thoroughbreds that contain the presence of clenbuterol. To protect all horses from the unregulated and potentially harmful administration of clenbuterol, and to protect the wagering public from those who would seek unfair advantages gained using clenbuterol, the Board has determined that is must deauthorize any detectable level of clenbuterol in an official urine test sample.

The proposed amendment of Rule 1866.1 will change the title and the text of the regulation to "Presence of Clenbuterol in Horses" for purposes of clarity, as any horse prescribed clenbuterol will be placed on the Veterinarian's List, rather than just quarter horses. Any horse prescribed clenbuterol will be placed on the Veterinarian's List until an official test sample shows that there is no clenbuterol in the blood or urine of the horse after a workout to demonstrate its physical fitness pursuant to Rule 1866. The rule describes reporting, timing, and labeling requirements for clenbuterol prescriptions — which includes compliance with Veterinary Medical Board prescription regulations — as well as trainer reporting requirements for clenbuterol administration. The rule requires that any horse that has clenbuterol detected in a blood, urine, or other official test sample shall be placed on the Veterinarian's List until an investigation is conducted to determine the circumstances surrounding the detected clenbuterol, and a subsequent official test fails to detect clenbuterol in the horse after a workout pursuant to Rule 1866. This will assure that clenbuterol administration in horses is closely monitored and regulated by the CHRB to prevent misuse and abuse.

#### FORMS INCORPORATED BY REFERENCE

Rule 1866.1 incorporates by reference CHRB-24, Veterinarian Report (Revised 01/16), and CHRB-60, Trainer Medication Report (Revised 07/15), as it would be cumbersome, unduly expensive or otherwise impractical to publish the documents in the California Code of Regulations.

The CHRB-24, Veterinarian Report (Revised 01/16), is used to report details of clenbuterol prescriptions by CHRB licensed veterinarians to the Official Veterinarian. Specifically. The form is used by veterinarians throughout California racetracks to report all treatments occurring within the racing inclosure, as required by Rule 1842.

The CHRB-60, Trainer Medication Report (Revised 07/15), is used by licensed trainers to report each administration of clenbuterol given to a horse in their care to the Official Veterinarian. The form allows the Official Veterinarian to properly identify all horses within the inclosure that have been administered clenbuterol.

### POLICY STATEMENT OVERVIEW OF ANTICIPATED BENEFITS OF PROPOSAL

The proposed amendment to Rule 1844 and Rule 1866.1 promotes the safety and welfare of all horses participating in recognized race meetings, as well as protects the wagering public. The amendments provide guidelines for treating horses with clenbuterol in a man-

ner that will increase the safety and welfare of equine athletes. Clenbuterol, a beta-2 agonist used as a bronchodilator in horses, can also be used for its anabolic—type effects to enhance the performance of a race horse. Such a practice not only can lead to harmful side—effects for horses, but also harm the wagering public by giving horses treated with clenbuterol an unfair advantage in races. When trainers and owners follow the proposed regulations, the public will have more confidence in California horse racing, which may result in increased wagering. An increase in wagering will have a positive economic impact on the industry by increasing handle, which in turn increases purses and commissions.

The proposed amendment to Rule 1844 and Rule 1866.1 will benefit California's race horses by protecting them from the unregulated and potentially harmful administration of clenbuterol. The proposed Regulations will also benefit the wagering public by assuring them that trainers and owners are not permitted to illegitimately enhance the performance of their horses using clenbuterol. Finally, these proposed amendments will benefit the horse racing industry by ensuring that horses receiving clenbuterol will not be permitted to race in California, protecting both the horse from potential injury and the public from negative perceptions of horse racing.

#### CONSISTENCY EVALUATION

During the process of developing the regulation and amendments, the Board has conducted a search of any similar regulations on this topic and has concluded that the regulation is neither inconsistent nor incompatible with existing state regulations.

#### DISCLOSURE REGARDING THE PROPOSED ACTION/RESULTS OF THE ECONOMIC IMPACT ANALYSIS

Mandate on local agencies and school districts: none. Cost or savings to any state agency: none.

Cost to any local agency or school district that must be reimbursed in accordance with Government Code Sections 17500 through 17630: none.

Other non-discretionary costs or savings imposed upon local agencies: none.

Cost or savings in federal funding to the state: none.

The Board has made an initial determination that the proposed amendment to Rule 1844, and Rule 1866.1, will not have a significant statewide adverse economic impact directly affecting businesses including the abili-

ty of California businesses to compete with businesses in other states.

The following studies/relevant data were relied upon in making the above determination:

- Nolen–Walston et al., Effect of long–term oral administration of a low dosage of clenbuterol on body fat percentage in working and nonworking adult horses, 76 AJVR 460–466 (2015).
- Charles F. Kearns & Kenneth H. McKeever, Clenbuterol and the horse revisited, 182 THE VETERINARY JOURNAL 384–391 (2009).

Cost impact on representative private persons or businesses: none.

The Board is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action.

Significant effect on housing costs: none.

#### RESULT OF ECONOMIC IMPACT ANALYSIS

The adoption of the proposed amendment to Rule 1844 and Rule 1866.1 will not (1) create or eliminate jobs within California; (2) create new businesses or eliminate existing businesses within California; or (3) affect the expansion of businesses currently doing business within California. The proposed amendment to Rule 1844 and Rule 1866.1 promotes the health and welfare of equine athletes and the wagering public. The proposed amendment will deauthorize any detectable level of clenbuterol in an official urine test sample in any race horse. Clenbuterol is a beta-2 agonist used as a bronchodilator in horses that can also have an anabolictype effect. Because of these anabolic effects, clenbuterol has been abused to enhance the horse's performance in races. Side-effects associated with clenbuterol administration have been scientifically documented to include a repartitioning effect and major alterations in cardiac and skeletal muscle function, as well as effects on bone, immune, endocrine, and reproductive systems. For these reasons, it has been determined that deauthorizing any detectable level of clenbuterol in official urine samples is necessary to protect race horses from the unregulated and potentially harmful administration of clenbuterol, as well as to protect the wagering public from unfair advantages gained by trainers and owners who illegitimately enhance the performance of their horses using clenbuterol. The proposed amendment to Rule 1844 and Rule 1866.1 will not benefit worker safety or California's environment.

Effect on small businesses: none. The proposal to amend Rule 1844 and Rule 1866.1 does not affect small businesses because horse racing is not a small business under Government Code Section 11342.610.

#### CONSIDERATION OF ALTERNATIVES

In accordance with Government Code Section 11346.5, subdivision (a)(13), the Board must determine that no reasonable alternative considered by the Board, or that has otherwise been identified and brought to the attention of the Board, would be more effective in carrying out the purpose for which the action is proposed, or would be as effective and less burdensome on affected private persons than the proposed action, or would be more cost—effective to affected private persons and equally effective in implementing the statutory policy or other provision of law.

The Board invites interested persons to present statements or arguments with respect to alternatives to the proposed regulation at the scheduled hearing or during the written comment period.

#### CONTACT PERSON

Inquiries concerning the substance of the proposed action and requests for copies of the proposed text of the regulations, the initial statement of reasons, the modified text of the regulations, if any, and other information upon which the rulemaking is based should be directed to:

Harold Coburn, Regulation Analyst California Horse Racing Board 1010 Hurley Way, Suite 300 Sacramento, CA 95825 Telephone: (916) 263–6026 E-mail: hcoburn@chrb.ca.gov

If the person named above is not available, interested parties may contact:

Andrea Ogden, Manager Policy and Regulations Telephone: (916) 263–6033

#### AVAILABILITY OF INITIAL STATEMENT OF REASONS AND TEXT OF PROPOSED REGULATION

The Board will have the entire rulemaking file available for inspection and copying throughout the rulemaking process at its offices at the above address. As of the date this notice is published in the Notice Register, the rulemaking file consists of this notice, the proposed text of the regulation, and the initial statement of reasons. Copies may be obtained by contacting Harold

Coburn, or the alternative contact person at the address, phone number or e-mail address listed above.

#### AVAILABILITY OF MODIFIED TEXT

After holding a hearing and considering all timely and relevant comments received, the Board may adopt the proposed regulation substantially as described in this notice. If modifications are made which are sufficiently related to the originally proposed text, the modified text, with changes clearly marked, shall be made available to the public for at least 15 days prior to the date on which the Board adopts the regulations. Requests for copies of any modified regulation should be sent to the attention of Harold Coburn at the address stated above. The Board will accept written comments on the modified regulation for 15 days after the date on which it is made available.

#### **AVAILABILITY OF STATEMENT OF REASONS:**

Requests for copies of the final statement of reasons, which will be made available after the Board has adopted the proposed regulation in its current or modified form, should be sent to the attention of Harold Coburn at the address stated above.

#### **BOARD WEB ACCESS**

The Board will have the entire rulemaking file available for inspection throughout the rulemaking process at its website. The rulemaking file consists of the notice, the proposed text of the regulation and the initial statement of reasons. The Board's website address is: <a href="https://www.chrb.ca.gov">www.chrb.ca.gov</a>.

### TITLE 5. SUPERINTENDENT OF PUBLIC INSTRUCTION

AMENDMENT TO CALIFORNIA CODE OF REGULATIONS, TITLE 5, REGARDING THE UNIFORM COMPLAINT PROCEDURES

**NOTICE IS HEREBY GIVEN** that the State Superintendent of Public Instruction (SSPI) proposes to adopt the regulations described below after considering all comments, objections, or recommendations regarding the proposed action.

The SSPI invites interested persons to present statements or arguments with respect to alternatives to the proposed regulations at the scheduled hearing or during the written comment period.

#### **PUBLIC HEARING**

California Department of Education (CDE) staff, on behalf of the SSPI, will hold a public hearing at 1:30 p.m. on May 13, 2019, at 1430 N Street, Room 1103, Sacramento, California. The room is wheelchair accessible. At the hearing, any person may present statements or arguments, orally or in writing, relevant to the proposed action described in the Informative Digest. The SSPI requests, but does not require, that persons who make oral comments at the public hearing also submit a written summary of their statements. No oral statements will be accepted subsequent to this public hearing.

### REASONABLE ACCOMMODATION FOR ANY INDIVIDUAL WITH A DISABILITY

Pursuant to the Rehabilitation Act of 1973, the Americans with Disabilities Act of 1990, and the Unruh Civil Rights Act, any individual with a disability who requires reasonable accommodation to attend or participate in a public hearing on proposed regulations, may request assistance by contacting Dianna Gutierrez, Education Equity UCP Office, 1430 N Street, Room 5401, Sacramento, CA 95814; telephone, 916–319–8239. It is recommended that assistance be requested at least two weeks prior to the hearing.

Pursuant to Government Code Section 11346.6(a)(3) and (b), because some of these regulations pertain to special education, the following provisions also apply:

Upon request from a person with a visual disability or other disability for which effective communication is required under state or federal law, the CDE shall provide that person a narrative description of the additions to, and deletions from, the regulations. The description shall identify each addition to or deletion from the regulations by reference to the subdivision, paragraph, subparagraph, clause, or subclause within the proposed regulation containing the addition or deletion. The description shall provide the express language proposed to be added to or deleted from the regulations and any portion of the surrounding language necessary to understand the change in a manner that allows for accurate translation by reading software used by the visually impaired.

The CDE shall provide the information described above within 10 business days, unless the CDE determines that compliance with this requirement would be impractical and notifies the requester of the date on which the information will be provided.

Notwithstanding any other law, if information is provided to a requester as described above, the CDE shall provide that requester at least 45 days from the date upon which the information was provided to the requester

to submit a public comment regarding the proposed regulation. The CDE shall not take final action to adopt the regulation until the requester has submitted a public comment or the extended 45—day comment period expires, whichever occurs first.

#### WRITTEN COMMENT PERIOD

Any interested person, or his or her authorized representative, may submit written comments relevant to the proposed regulatory action to:

Patricia Alverson, Regulations Coordinator Administrative Support and Regulations Adoption Unit California Department of Education 1430 N Street, Room 5319 Sacramento, CA 95814

Comments may also be submitted by facsimile (FAX) at 916–319–0155 or by e-mail to regcomments@cde.ca.gov.

Comments must be received by the Regulations Coordinator prior to 5:00 p.m. on May 13, 2019. All written comments received by CDE staff during the public comment period are subject to disclosure under the Public Records Act.

### AVAILABILITY OF CHANGED OR MODIFIED TEXT

Following the public hearing and considering all timely and relevant comments received, the SSPI may adopt the proposed regulations substantially as described in this Notice or may modify the proposed regulations if the modifications are sufficiently related to the original text. With the exception of technical or grammatical changes, the full text of any modified regulation will be available for 15 days prior to its adoption from the Regulations Coordinator and will be mailed to those persons who submit written comments related to this regulation, or who provide oral testimony at the public hearing, or who have requested notification of any changes to the proposed regulations.

#### **AUTHORITY AND REFERENCE**

Authority: Sections 200, 220, 221.1, 222, 262.3, 8235.5, 8261, 33031, 32289, 33031, 33315, 35161, 46015, 48645.7, 48853, 48853.5, 49013, 49069.5, 49531, 49551, 49556, 51223, 51225.1, 51225.2, 51228.3, 52075, 54445, 52355, 52451, 56100, 56500.2, and 56845, Education Code; Section 11138, Government Code; 20 U.S.C. Section 1413; 7 C.F.R. Sections 210.19(a)(4), 215.1(a), 220.13(c), 225.11(b), 226.6(n), and 250.15(d); and 34 C.F.R. Sections 300.151–300.153.

References: Sections 200, 201, 210.1, 220, 222, 234.1, 260, 8235.5, 17002(d), 17592.72, 33126, 33315, 35186, 48987, 49010, 49013, 49556, 52075, 56500.1, 56500.2, and 60010, Education Code; Sections 11135, 11136, 11138, and 12960, Government Code; Section 11166, Penal Code; 7 C.F.R. Sections 210.19(a)(4), 215.1(a), 220.13(c), 225.11(b), 226.6(n), and 250.15(d); and 34 C.F.R. Sections 76.1, 76.783, 106.1–106.8, 299.10–299.11, and 300.151–300.153.

### INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

California has Uniform Complaint Procedures (UCP) in Title 5 of the California Code of Regulations, Section 4600 et seq., adopted by the State Board of Education in 1991 pursuant to its general rulemaking authority. These sections describe a system of processing complaints alleging unlawful discrimination or violation of state laws or regulations concerning a number of specific activities or programs that receive state or federal funding. The procedures are required under the Title 34 of the Code of Federal Regulations, Part 299, Subpart F: Complaint Procedures. The 2005 amendments revised the regulations to address the Williams Case Settlement codified at Education Code Section 35186 relating to complaints of deficiencies at schools related to instructional materials, emergency or urgent facilities conditions that pose a threat to the health and safety of pupils or staff, and teacher vacancy or misassignment. The 2005 amendments also addressed and updated terminology in federal and state law; procedures for complaints relating to, and the specific groups entitled to protection from, discrimination; and investigation procedures. The 2013 amendments revised the regulations to address complaints relating to unlawful pupil fee laws codified at Education Code sections 49010 through 49013.

The proposed amendments to Title 5 are needed to address Assembly Bill (AB) 1808 (2018). Section 23 of AB 1808 mandated that the SSPI establish and implement a system of complaint processing known as the Uniform Complaint Procedures for specified programs. The bill also directed CDE to review the existing UCP regulations and commence rulemaking proceedings on or before March 31, 2019, to conform them as necessary to: enumerate additional activities or programs that the Legislature had made subject to the UCP in recent years; reference the federal provisions governing special education and child nutrition program complaints, as well as any UCP provisions still applicable to such complaints; and clarify timelines for the CDE's issuance of both direct investigation reports and written appeal decisions. Section 9 of AB 1808 made complaints of health and safety issues in state preschools in license-exempt local educational agencies (LEAs) subject to the UCP.

#### PROBLEM AGENCY INTENDS TO ADDRESS

These regulations fulfill the Legislature's directives in AB 1808 described above. In doing so, they align the regulations to current law. In addition to fulfilling the specific directives in AB 1808, the CDE takes the opportunity in these regulations to propose other changes that: update terminology; reflect changes in state and federal law; achieve clarity and consistency; and achieve more efficient administration of the UCP.

### Determination of Inconsistency/Incompatibility with Existing State Regulations

The CDE reviewed all state regulations relating to complaint processes and found that none exist that are inconsistent or incompatible with these regulations regarding Uniform Complaint Procedures.

### DISCLOSURES REGARDING THE PROPOSED ACTION/FISCAL IMPACT

The SSPI has made the following initial determinations:

There are no other matters as are prescribed by statute applicable to the specific state agency or to any specific regulations or class of regulations.

The proposed regulations do not require a report to be made.

Mandate on local agencies and school districts: None. Cost or savings to any state agency: None.

Costs to any local agencies or school districts for which reimbursement would be required pursuant to Part 7 (commencing with section 17500) of division 4 of the Government Code: None.

Other non-discretionary costs or savings imposed on local agencies, including local educational agencies: None.

Costs or savings in federal funding to the State: None. Significant, statewide adverse economic impact directly affecting business including the ability of California businesses to compete with businesses in other states: None.

Cost impacts on a representative private person or businesses: The SBE is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action.

Effect on housing costs: None.

Effect on small businesses: The proposed regulations would not have an effect on any small business because the proposed amendments only affect LEAs, not the private sector.

### RESULTS OF THE ECONOMIC IMPACT ANALYSIS

The SSPI concludes that it is unlikely that these proposed regulations will: 1) create or eliminate jobs within California; 2) create new businesses or eliminate existing businesses within California; or 3) affect the expansion of businesses currently doing business within California.

Benefits of the Proposed Action: Amending these regulations will have specific benefits, including aligning them with current law, providing appropriate clarity and consistency, and ensuring more efficient administration of the UCP.

#### CONSIDERATION OF ALTERNATIVES

The SSPI must determine that no reasonable alternative it considered or that has otherwise been identified and brought to the attention of the SSPI, would be more effective in carrying out the purpose for which the action is proposed, would be as effective and less burdensome to affected private persons than the proposed action, or would be more cost—effective to affected private persons and equally effective in implementing the statutory policy or other provision of law.

The SSPI invites interested persons to present statements or arguments with respect to alternatives to the proposed regulations at the scheduled hearing or during the written comment period.

#### **CONTACT PERSONS**

Inquiries concerning the content of this regulation should be directed to:

Dianna Gutierrez, Education Administrator I Education Equity UCP Office California Department of Education 1430 N Street, Room 5602 Sacramento, CA 95814 Telephone: 916–319–8239

Inquiries concerning the regulatory process may be directed to the Regulations Coordinator or the backup contact person, Hillary Wirick, Regulations Analyst, at 916–319–0860.

### INITIAL STATEMENT OF REASONS AND INFORMATION

The SBE has prepared an Initial Statement of Reasons for the proposed regulations and has available all the information upon which the proposal is based.

### TEXT OF PROPOSED REGULATION AND CORRESPONDING DOCUMENTS

Copies of the exact language of the proposed regulations, the Initial Statement of Reasons, and all of the information upon which the proposal is based, may be obtained upon request from the Regulations Coordinator. These documents may also be viewed and downloaded from the CDE's Website at <a href="http://www.cde.ca.gov/re/lr/rr/">http://www.cde.ca.gov/re/lr/rr/</a>.

# AVAILABILITY AND LOCATION OF THE FINAL STATEMENT OF REASONS AND RULEMAKING FILE

All the information upon which the proposed regulations are based is contained in the rulemaking file which is available for public inspection by contacting the Regulations Coordinator.

You may obtain a copy of the Final Statement of Reasons, once it has been finalized, by making a written request to the Regulations Coordinator.

### TITLE 8. OCCUPATIONAL SAFETY AND HEALTH STANDARDS BOARD

Sections 2300 and 2305.2 of the Low-Voltage Electrical Safety Orders and Section 2940.2 and Appendix A to Article 36 of the High-Voltage Electrical Safety Orders

# Electric Power Generation, Transmission, and Distribution; Electrical Protective Equipment: Final Rule — Corrections

NOTICE IS HEREBY GIVEN that the Occupational Safety and Health Standards Board (Board) proposes to adopt, amend or repeal the foregoing provisions of Title 8 of the California Code of Regulations in the manner described in the Informative Digest, below.

#### **PUBLIC HEARING**

The Board will hold a public hearing starting at 10:00 a.m. on May 16, 2019 in the Auditorium of the Harris State Building, 1515 Clay Street, Oakland, California. At this public hearing, any person may present statements or arguments orally or in writing relevant to the proposed action described in the Informative Digest.

#### WRITTEN COMMENT PERIOD

In addition to written or oral comments submitted at the public hearing, written comments may also be submitted to the Board's office. The written comment period commences on **March 29, 2019** and closes at 5:00 p.m. on **May 16, 2019**. Comments received after that deadline will not be considered by the Board unless the Board announces an extension of time in which to submit written comments. Written comments can be submitted as follows:

By mail to Sarah Money, Occupational Safety and Health Standards Board, 2520 Venture Oaks Way, Suite 350, Sacramento, CA 95833; or

By e-mail sent to oshsb@dir.ca.gov.

#### **AUTHORITY AND REFERENCE**

Labor Code Section 142.3 establishes the Board as the only agency in the State authorized to adopt occupational safety and health standards. In addition, Labor Code Section 142.3 requires the adoption of occupational and health standards that are at least as effective as federal occupational safety and health standards.

### INFORMATIVE DIGEST OF PROPOSED ACTION/POLICY STATEMENT OVERVIEW

This rulemaking is to make technical and editorial corrections to the Electric Power Generation, Transmission, and Distribution; Electrical Protective Equipment: Final Rule, which became effective on April 1, 2018. The proposed amendments include changing the section titles, correcting technical formulas, and editorial and typographical corrections.

The proposed amendments will correct technical and editorial errors to the existing state regulations to be consistent with 29 CFR 1910.269(*l*)(3), Table R–3 for alternating current (AC) systems and Appendix B — Working on Exposed Energized Parts of 29 CFR 1910.269.

The Board evaluated the proposed regulations pursuant to Government Code section 11346.5(a)(3)(D) and has determined that the regulations are not inconsistent or incompatible with existing state regulations. This proposal is part of a system of occupational safety and health regulations. The consistency and compatibility of that system's component regulations is provided by such things as: (1) the requirement of the federal government and the Labor Code to the effect that the state regulations be at least as effective as their federal counterparts, and (2) the requirement that all state occupational safety and health rulemaking be channeled through a single entity (the Standards Board).

#### **Anticipated Benefit**

This proposal will avoid confusion by making technical and editorial corrections to the existing state regulations to be consistent with 29 CFR 1910.269(*l*)(3), Ta-

ble R–3 for AC systems and Appendix B — Working on Energized Parts of 29 CRF 1910.269.

The proposed amendments to Section 2940.2 will correct the formulas contained in Table 2940.2–1 for phase–to–phase exposure for voltages 630 kV or more. These equations calculate the minimum approach distances, which is the closest distance a qualified person, which includes qualified electrical worker, qualified tree worker, and qualified line clearance tree trimmer, may approach an energized or a grounded object.

The specific changes are as follows:

#### Section 2300. Scope.

Section 2300 contains the definitions pertinent to the Low–Voltage Electrical Safety Orders. The existing section is entitled "Scope". This proposal is to revise the title of Section 2300 to "Definitions" to more accurately reflect the contents of this section.

#### Section 2305.2. Application.

Section 2305.2 contains the scope and application of the Low–Voltage Electrical Safety Orders. The existing title of this section is "Application". This proposal is to revise the title of Section 2305.2 to "Scope and Application" to more accurately reflect the contents of this section.

#### Section 2940.2. Minimum Approach Distances.

Section 2940.2 contains the minimum approach distance requirements from energized lines or equipment. The proposal corrects typographical and formatting errors inadvertently made when duplicating Table R–3 of 29 CFR 1910.269 into Title 8. The proposal is to revise Table 2940.2–1 as follows:

- Row 2: To merge the existing two columns so that there is only one column containing "The minimum approach distance (MAD; in meters) shall conform to the following equations."
- Rows 3, 7, and 12: To merge the existing two columns so that there is only one column containing the equations. It is proposed to bold the equations to clearly identify and separate the different minimum approach distance equations.
- Rows 7 and 12: Remove reference to Footnote 4, which is proposed to be deleted.
- Row 20: To merge the existing two columns so that there is only one column containing the heading. It is proposed to bold the heading to clearly separate the headings.
- Row 22: Column 1: To delete the upper case letter "A" and replace the letter with a lower case letter "a".
- Row 23: To merge the existing two columns so that there is only one column containing the heading. It is proposed to delete the word "ground" and replace it with the word "phase" to read "Phase–to–Phase Exposure<sup>3</sup>", which is the correct

heading. It is proposed to bold the heading to clearly separate the headings.

- Row 25: Column 1: To delete the upper case letter "A" and replace the letter with a lower case letter "a". Column 5: To correct the formula to include "153,846" that was inadvertently omitted to read (*V*<sub>Peak</sub>-628)/153,846. Column 6: To add (*V*<sub>Peak</sub>-350.5)/203,666, a formula that was inadvertently omitted.
- To revise Footnote 2 to reference the renumbered Tables in Appendix A as a result of Legacy Tables 6 through 13 being no longer effective; and therefore, are proposed for deletion.
- To delete Footnote 4 as this footnote references Legacy Tables 6 through 13 in Appendix A which are no longer effective.

#### Appendix A. Working on Exposed Energized Parts.

Appendix A contains explanatory text regarding Section 2940.2. The proposed editorial amendments are as follows:

- To delete the heading "A. Legacy Tables. Employers may use the minimum approach distances in Table 6 through 13 until October 1, 2018". This heading is no longer necessary as Legacy Tables 6 through 13 are no longer effective and proposed for deletion.
- To delete Legacy Tables 6 through 13 and their associated "Note(s)" as the Legacy Tables were effective only until October 1, 2018; and are therefore no longer necessary.
- To revise the heading as follows: "B. Alternative minimum approach distances. Employers may use the minimum approach distances in Table 146 through Table 2113 provided that the employer follows the notes to those tables. The letter "B" is no longer necessary as the preceding heading "A. Legacy Tables . . . ." is proposed for deletion. The references to the minimum approach distances Tables 14 through 21 are proposed to be renumbered to Tables 6 through 13, respectively, as a result of Legacy Tables 6 through 13 being proposed for deletion.
- To renumber the minimum approach distances Table 14 through Table 21 to Table 6 through Table 13, respectively, as a result of Legacy Tables 6 through 13 being proposed for deletion.
- To revise the headings of the third column of renumbered Table 6 through Table 13 from "Phase-to-ground exposure" to "Phase-to-phase exposure".

### DISCLOSURES REGARDING THE PROPOSED ACTION

Mandate on Local Agencies or School Districts: None.

Cost or Savings to State Agencies: None.

Cost to Any Local Government or School District Which Must be Reimbursed in Accordance with Government Code Sections 17500 through 17630: None.

Other Nondiscretionary Cost or Savings Imposed on Local Agencies: None.

<u>Cost or Savings in Federal Funding to the State:</u>
None.

### <u>Cost Impact on a Representative Private Person or</u> Business:

The Board is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action.

#### Statewide Adverse Economic Impact Directly Affecting Businesses and Individuals, Including the Ability of California Businesses to Compete:

The Board has made an initial determination that this proposal will not result in a significant, statewide adverse economic impact directly affecting businesses/individuals, including the ability of California businesses to compete with businesses in other states.

The proposed amendments are necessary to avoid confusion and to be consistent with 29 CFR 1910.269(*l*)(3), Table R–3 for AC systems and Appendix B — Working on Exposed Energized Parts of 29 CFR 1910.269.

**Significant Affect on Housing Costs:** None.

#### SMALL BUSINESS DETERMINATION

The Board has determined that the proposed amendments will not impact small businesses. No economic impact is anticipated. This proposal affects power utility companies which are not small businesses.

### RESULTS OF THE ECONOMIC IMPACT ASSESSMENT/ANALYSIS

The proposed regulation will not have any effect on the creation or elimination of California jobs or the creation of new businesses or the elimination of existing California businesses or affect the expansion of existing California businesses. This proposal corrects technical and editorial inaccuracies that were inadvertently made in the Electric Power Generation, Transmission, and Distribution; Electrical Protective Equipment: Final Rule, which became effective on April 1, 2018.

#### BENEFITS OF THE PROPOSED ACTION

The proposed amendments are necessary to avoid confusion by making technical and editorial corrections to the existing state regulations to be consistent with 29 CFR 1910.269(*l*)(3), Table R–3 for AC systems and Appendix B — Working on Exposed Energized Parts of 29 CFR 1910.269.

The proposed amendments to Section 2940.2 will correct the formulas contained in Table 2940.2–1 for phase–to–phase exposure for voltages 630 kV or more. These equations calculate the minimum approach distances, which is the closest distance a qualified person, which includes qualified electrical worker, qualified tree worker, and qualified line clearance tree trimmer, may approach an energized or a grounded object. The correct calculations of clearances will prevent electrocution. This proposal does not benefit or affect the state's environment.

#### CONSIDERATION OF ALTERNATIVES

In accordance with Government Code Section 11346.5(a)(13), the Board must determine that no reasonable alternative it considered to the regulation or that has otherwise been identified and brought to its attention would either be more effective in carrying out the purpose for which the action is proposed or would be as effective and less burdensome to affected private persons than the proposed action or would be more cost—effective to affected private persons and equally effective in implementing the statutory policy or other provision of law than the proposal described in this Notice.

The Board invites interested persons to present statements or arguments with respect to alternatives to the proposed regulation at the scheduled public hearing or during the written comment period.

#### **CONTACT PERSONS**

Inquiries regarding this proposed regulatory action may be directed to Christina Shupe (Executive Officer) or the back—up contact person is Michael Manieri (Principal Safety Engineer) at the Occupational Safety and Health Standards Board, 2520 Venture Oaks Way, Suite 350, Sacramento, CA 95833; (916) 274–5721.

#### AVAILABILITY OF STATEMENT OF REASONS, TEXT OF THE PROPOSED REGULATIONS AND RULEMAKING FILE

The Board will have the entire rulemaking file available for inspection and copying throughout the rulemaking process at its office at the above address. As of the date this Notice of Proposed Action is published in the Notice Register, the rulemaking file consists of this Notice, the proposed text of the regulations, the Initial Statement of Reasons, supporting documents, or other information upon which the rulemaking is based. Copies may be obtained by contacting Ms. Shupe or Mr. Manieri at the address or telephone number listed above.

### AVAILABILITY OF CHANGED OR MODIFIED TEXT

After holding the hearing and considering all timely and relevant comments received, the Board may adopt the proposed regulations substantially as described in this Notice. If the Board makes modifications which are sufficiently related to the originally proposed text, it will make the modified text (with the changes clearly indicated) available to the public at least 15 days before the Board adopts the regulations as revised. Please request copies of any modified regulations by contacting Ms. Shupe or Mr. Manieri at the address or telephone number listed above. The Board will accept written comments on the modified regulations for at least 15 days after the date on which they are made available.

### AVAILABILITY OF THE FINAL STATEMENT OF REASONS

Upon its completion, copies of the Final Statement of Reasons may be obtained by contacting Ms. Shupe or Mr. Manieri at the address or telephone number listed above or via the internet.

#### AVAILABILITY OF DOCUMENTS ON THE INTERNET

The Board will have rulemaking documents available for inspection throughout the rulemaking process on its website. Copies of the text of the regulations in an underline/strikeout format, the Notice of Proposed Action and the Initial Statement of Reasons can be accessed through the Standards Board's website at http://www.dir.ca.gov/oshsb.

### TITLE 9. DEPARTMENT OF STATE HOSPITALS

#### NOTICE OF PUBLIC COMMENT PERIOD FOR PROPOSED ADOPTION OF THE HOSPITAL ACCESS SYSTEM REGULATIONS

The Department of State Hospitals (DSH or the Department) proposes adoption of the Hospital Access System (HAS) regulation after considering all comments, objections, and recommendations.

#### **PUBLIC HEARING**

A public hearing is not currently scheduled; however, any interested person may request the Department to conduct a public hearing. A public hearing will be held if any interested person, or his or her duly authorized representative, requests a public hearing to be held relevant to the proposed action by submitting a written request to the contact person identified in this notice **no later than 5:00 p.m. on April 29, 2019**, 15 days prior to the close of the 45–day comment period, which is May 13, 2019. If a request for public hearing is received by April 29, 2019, the time, date, and location of the public hearing will be provided by separate notice.

### WRITTEN COMMENT PERIOD AND SUBMITTAL OF COMMENTS

Any interested person or his or her representative may provide comments relevant to the proposed regulatory action to the Department by personal delivery, postal mail service, fax, or email submittal as detailed below. The public comment period for this regulatory action will begin on March 29, 2019. For any written comment to be considered, it must be received by the Department **no later than 5:00 p.m. on May 13, 2019,** the close of the 45–day comment period.

Comments sent to persons or addresses other than that specified or received after the date and time specified above will be included in the record of this proposed regulatory action but will not be summarized or responded to regardless of the manner of transmission. For consideration, any written comments shall be submitted in one of the following ways:

- By email to <u>DSH.Regulations@dsh.ca.gov.</u> DSH requests that all comments, particularly those emailed with attachments, contain the regulation package identifier "HAS Regulations" in the subject line to facilitate timely identification and review.
- 2. By fax transmission to (916) 651–3090.

3. By mail to:

California Department of State Hospitals

**RE: HAS Regulation** 

Regulations Unit 1600 9<sup>th</sup> Street, Room 410 Sacramento, CA 95814; or

Hand–delivered to the address above.

#### **AUTHORITY AND REFERENCE**

This regulatory action is proposed under the authority granted to the Department in Welfare and Institutions Code sections 4005.1, 4011, 4027, 4101, and 4312. This action is proposed to implement, interpret, or make specific Welfare and Institutions Code sections 4011 and 4312.

### INFORMATIVE DIGEST AND POLICY STATEMENT OVERVIEW

<u>Sections Affected</u>: The Department proposes to adopt new sections 4355, 4356, 4357, 4358, 4359 and 4360 in title 9, California Code of Regulations (CCR).

#### Existing Laws/Regulations:

Welfare and Institutions Code section 4005.1 provides that DSH may adopt and enforce rules and regulations necessary to carry out its respective duties.

Welfare and Institutions Code section 4011 provides that DSH shall have jurisdiction over the execution of the laws relating to care and treatment of persons with mental health disorders under the custody of DSH.

Welfare and Institutions Code section 4027 provides that DSH may adopt regulations concerning patients' rights and related procedures applicable to the inpatient treatment of mentally ill offenders committed to DSH pursuant to Penal Code sections 1026, 1026.2, 1364, 1370, 1610, and 2684 and of mentally disordered sex offenders.

Welfare and Institutions Code section 4101 provides that unless specifically authorized by law, all institutions under the jurisdiction of DSH shall be governed by uniform rule and regulation of DSH.

Welfare and Institutions Code section 4312 provides that state hospital directors may establish rules and regulations concerning the care and treatment of patients, research, and clinical training and for the government of the hospital buildings and grounds.

#### Effect of the Proposed Regulatory Action:

This proposed rulemaking adopts the HAS to specify the requirements for a standardized hospital access system to enable patients to move about on the hospital grounds while maintaining the safety and security of patients, staff, and the public and encouraging patient autonomy, treatment participation, and overall wellness.

#### <u>Policy Statement Overview/Broad Objectives/</u> <u>Anticipated Benefits:</u>

The proposed regulation will specify the requirements for patient movement on hospital grounds; provide uniform rules for all patients and staff; and provide clarification on the HAS for the patients and staff at DSH. The proposed regulation, pursuant to the Department's regulatory authority under Welfare and Institutions Code sections 4005.1, 4011, 4027, 4101, and 4312 clarifies the access levels and the assessment of patient access levels, allowing patients to move about in each state hospital safely, ensuring the safety and security of the patients, DSH staff, and the public.

Developing a structured access system will standardize access levels and the way patients move about on DSH hospital grounds. This standardization will provide clarification and guidance to DSH staff and DSH patients and will ensure the safety, security, and welfare of the patients, DSH staff, and the public.

Further, structured access to hospital grounds ensures that each patient goes through the same process, promoting fairness. The Department hopes and anticipates that a standard access system will encourage patients to positively navigate in the hospital and have a better sense of well-being, cultivate good relationships with others, and make for a safer hospital atmosphere.

### Evaluation of Inconsistency or Incompatibility with Existing State Regulations:

During the development of this proposed regulatory action, DSH reviewed the regulations on this topic and concluded that the proposed regulation is neither inconsistent nor incompatible with existing state regulations or statutes. In arriving at this conclusion, DSH reviewed the Welfare and Institutions Code, the Penal Code, and its own regulations in title 9 of the CCR.

### OTHER STATUTORY REQUIREMENTS (Gov. Code, § 11346.5 subd. (a)(4))

Pursuant to Welfare and Institutions Code sections 4011 and 4109, DSH is vested with jurisdiction and supervision over all state hospitals as designated in Welfare and Institutions Code section 4100. The scope and content of DSH's regulatory authority are set forth in Welfare and Institutions Code sections 4005.1, 4027, 4101, and 4109.

#### DETERMINATION OF FISCAL IMPACT ON PUBLIC AGENCIES, SIGNIFICANT EFFECT ON HOUSING COSTS, ECONOMIC IMPACT ON BUSINESS, AND COST IMPACTS

The Department has made the following initial determinations:

Mandate on local agencies and school districts: None. Cost to any local agency or school district which must be reimbursed in accordance with Government Code sections 17500 through 17630: None.

Cost or savings to any State agency: None.

Other nondiscretionary cost or savings imposed on local agencies: None.

Cost or savings in federal funding to the State: None. Significant effect on housing costs: None.

Significant, statewide adverse economic impact directly affecting businesses and individuals: None.

Effect on small business: None.

Cost impacts to a representative private person or business: None.

### RESULTS OF THE ECONOMIC IMPACT ANALYSIS/ASSESSMENT

The Department concludes that it is (1) unlikely that the proposal will create or eliminate jobs within the State of California, (2) unlikely that the proposal will create new businesses or eliminate existing businesses currently doing business within the State of California, (3) unlikely that the proposal will affect the expansion of businesses currently doing business within the State of California, and (4) likely that the proposal will benefit the health and welfare of California residents, worker safety, and the State's environment.

The proposed regulation may benefit the health and welfare of California residents, primarily the patients committed to the Department. A standardized system for hospital access promotes patient autonomy, treatment participation, and overall wellness, resulting in better adapted patients. When patients do well, DSH anticipates that morale will be higher and the hospitals safer, for both staff and patients. The proposed regulation may also benefit the health and welfare of the California public. When patients do well, they return to the community in a better state than when they entered the state hospital system, thereby reducing the risk of harm to the community.

The proposed regulation may also benefit worker safety. Balancing the patients' interest in autonomous

movement and the safety and security concerns of the Department, a standardized hospital access system also gives staff a reliable way to manage patient movement and maintain the safeguards in place to keep both staff and patients safe.

The proposed regulation may also benefit the State's environment by making more efficient the movement of patients and the assessment and patient monitoring by staff. This greater efficiency reduces waste in both time and resources, carbon footprints, and energy costs.

#### CONSIDERATION OF ALTERNATIVES

Before taking final action on the proposed regulatory action, the Department must determine, pursuant to Government Code section 11346.5, subdivision (a)(13), that no reasonable alternative considered by the Department or that has otherwise been identified and brought to the attention of the Department would be: more effective in carrying out the purpose for which the action is proposed, as effective and less burdensome to affected private persons than the proposed action, or more cost–effective to affected private persons and equally effective in implementing the statutory policy or other provisions of law.

During the written comment period, DSH invites interested persons to present statements or arguments with respect to alternatives to the proposed regulation.

#### **CONTACT PERSONS**

Interested persons may direct inquiries concerning the substance of the proposed regulatory action to the following agency representatives: primary contact, Michael Gomes, Clinical Administrator at (909) 425–7295; or back–up contact, Carrie Friend, Acting Clinical Administrator, at (805) 468–2032.

#### AVAILABILITY OF STATEMENT OF REASONS, TEXT OF PROPOSED REGULATION, AND RULMAKING FILE

DSH staff has prepared an Initial Statement of Reasons (ISOR) for the proposed regulatory action, which includes a summary of the economic impacts of the proposal and all the information upon which the proposal is based, including an Initial Statement of Reasons (ISOR) for the proposed regulatory action and the proposed text (the "express terms") of the regulation.

Copies of the proposed regulation text and the ISOR may be accessed on DSH's website listed below or may

be obtained from DSH, located at 1600 9th Street, First Floor, Sacramento, California 95814, starting March 29, 2019.

Further, interested persons may direct nonsubstantive inquiries concerning the proposed regulatory action to Trini Balcazar, Regulations Coordinator, at (916) 652–2824. DSH has compiled a record of this rulemaking action, which includes all the information upon which the proposal is based. This material is available for inspection upon request to the contact persons.

### AVAILABILITY OF CHANGED OR MODIFIED TEXT

If a request for public hearing is received by April 29, 2019 it will be conducted in accordance with the Administrative Procedure Act, Government Code, title 2, division 3, part 1, chapter 3.5 (commencing with section 11340). After the Department holds a public hearing and considers all timely and relevant comments, it may adopt the proposed regulations substantially as described in this notice. If the Department makes modifications which are sufficiently related to the originally proposed text, with the exception of grammatical changes, it will make the modified text, with the changes clearly indicated, available to the public for at least 15 days before the Department adopts the regulation as revised. Please send requests for copies of any modified regulation to the attention of the contact persons indicated above. The Department will accept written comments on the modified regulation for 15 days after the date on which it is made available.

### AVAILABILITY OF THE FINAL STATEMENT OF REASONS

Upon its completion, the Final Statement of Reasons (FSOR) shall be available and copies may be requested from the contact persons in this notice or may be accessed on the Department's Internet website listed below.

#### AVAILABILITY OF DOCUMENTS ON THE INTERNET

This notice, the ISOR, the proposed regulation text, and all subsequent regulatory documents, including the FSOR, when completed, are available on the Department's website for this rulemaking at http://www.dsh.ca.gov/Publications/Regulations.aspx.

### TITLE MPP. DEPARTMENT OF SOCIAL SERVICES

ORD #0918-08

NOTICE OF PROPOSED CHANGES IN REGULATIONS OF THE CALIFORNIA DEPARTMENT OF SOCIAL SERVICES (CDSS)

ITEM #1 Adult Protective Services Program Regulation Amendments (Definitions)

The CDSS hereby gives notice of the proposed regulatory action(s) described below. Any person interested may present statements or arguments orally or in writing relevant to the proposed regulations at a public hearing to be held on May 15, 2019, at the following address:

Office Building # 8 744 P St., Room 103 Sacramento, California

The public hearing will convene at 10:00 a.m. and will remain open only as long as attendees are presenting testimony. The purpose of the hearing is to receive public testimony, not to engage in debate or discussion. The Department will adjourn the hearing immediately following the completion of testimony presentations. The above—referenced facility is accessible to persons with disabilities. If you are in need of a language interpreter at the hearing (including sign language), please notify CDSS at least two weeks prior to the hearing.

Statements or arguments related to the proposals may also be submitted in writing, e-mail or by facsimile to the address/number listed below. All comments must be received by 5:00 p.m. on May 15, 2019.

Following the public hearing, CDSS may thereafter adopt the proposals substantially as described below or may modify the proposals if the modifications are sufficiently related to the original text. With the exception of nonsubstantive, technical, or grammatical changes, the full text of any modified proposal will be available for 15 days prior to its adoption to all persons who testify or submit written comments during the public comment period and all persons who request notification. Please address requests for regulations as modified to the agency representative identified below.

Copies of the express terms of the proposed regulations and the Initial Statement of Reasons are available from the office listed below. This notice, the Initial Statement of Reasons and the text of the proposed regulations are available on the internet at <a href="CDSS Public Hearings for Proposed Regulations">CDSS Public Hearings for Proposed Regulations</a> (http://www.cdss.ca.gov/inforesources/Letters-Regulations/Legislation-and-Regulations/CDSS-Regulation-

Changes—In—Process—and—Completed—Regulations/ Public—Hearing—Information). Additionally, all the information which CDSS considered as the basis for these proposed regulations (i.e., rulemaking file) is available for public reading at the address listed below. Following the public hearing, copies of the Final Statement of Reasons will be available from the office listed below:

Office of Regulations Development California Department of Social Services 744 P Street, MS 8–4–192 Sacramento, California 95814 TELEPHONE: (916) 657–2586 FACSIMILE: (916) 654–3286

E-MAIL: ord@dss.ca.gov

#### **CHAPTERS**

California Department of Social Services Manual of Policies and Procedures, Division 33, Chapter 33–100, Section 33–130 (Definitions).

### INFORMATIVE DIGEST/POLICY STATEMENT OVERVIEW

Division 33 of the California Department of Social Services includes regulations for the Adult Protective Services (APS) program. The APS program is intended to provide intervention activities directed toward safeguarding the well—being of elders and dependent adults suffering from or at risk of abuse or neglect. These regulations are equally binding upon all agencies, public and private, engaged in the delivery of adult protective services, whether directly or by contract or other formal agreement coming under the supervisory purview of CDSS.

These proposed regulations update definitions of pertinent terms to assist APS social workers and workers in related agencies in understanding the regulations and mandates associated with the program.

The proposed regulations will assist state APS workers in carrying out their mandated responsibilities in a more consistent and efficient manner. By tightening the definitions of emergency shelters, clergy, and financial mandate reporters, and expanding those definitions, workers can better enlist the aid of stakeholders and additional agencies in resolving cases. The improved understanding and reduction of ambiguity regarding, for example, financial abuse, will directly benefit victims and potential victims of financial crimes.

As a result, the benefits of the regulatory action to the health and welfare of California residents, worker safety, and the state's environment are as follows: It enables Adult Protective Services to more comprehensively address and remedy issues afflicting

clients by expanding and refining definitions and terminology throughout the state, eliminating a degree of uncertainty and ambivalence, making work protecting the elderly and disabled more effective.

The Department considered other possible related regulations in this area and found that these are the only regulations dealing in this subject area and therefore, the Department finds that these proposed regulations are compatible and consistent with the intent of the APS program, as well as with existing state regulations.

#### **COST ESTIMATE**

- 1. Costs or Savings to State Agencies: No additional costs or savings.
- Costs to Local Agencies or School Districts Which Must Be Reimbursed in Accordance With Government Code Sections 17500–17630: None.
- 3. Nondiscretionary Costs or Savings to Local Agencies: No fiscal impact.
- 4. Federal Funding to State Agencies: No fiscal impact.

#### LOCAL MANDATE STATEMENT

These regulations do impose a mandate upon local agencies, but not on school districts. There are no "state—mandated local costs" in these regulations which require state reimbursement under Section 17500 et seq. of the Government Code because any costs associated with the implementation of these regulations are costs mandated by the federal government within the meaning of Section 17513 of the Government Code.

### STATEMENT OF SIGNIFICANT ADVERSE ECONOMIC IMPACT ON BUSINESS

The CDSS has made an initial determination that the proposed action will not have a significant, statewide adverse economic impact directly affecting businesses, including the ability of California businesses to compete with businesses in other states. This determination was made based on the knowledge that there would be no fiscal impact because the proposed action is limited to the broadening and inclusion of definitions to align APS policies with state code.

### STATEMENT OF POTENTIAL COST IMPACT ON PRIVATE PERSONS OR BUSINESSES

The CDSS is not aware of any cost impacts that a representative private person or business would incur in reasonable compliance with the proposed action.

#### SMALL BUSINESS IMPACT STATEMENT

The CDSS has determined there is no impact on small businesses as a result of filing these regulations because these regulations are only applicable to state and county agencies.

### STATEMENT OF RESULTS OF ECONOMIC IMPACT ASSESSMENT

The adoption of the proposed amendments will neither create nor eliminate jobs in the State of California nor result in the elimination of existing businesses or create or expand businesses in the State of California. The benefits of the regulatory action to the health and welfare of California residents, worker safety, and the state's environment are as follows: It enables Adult Protective Services to more comprehensively address and remedy issues afflicting clients by expanding and refining definitions and terminology throughout the state, eliminating a degree of uncertainty and ambivalence, making the work protecting the elderly and disabled more effective.

#### STATEMENT OF EFFECT ON HOUSING COSTS

The proposed regulatory action will have no effect on housing costs.

#### STATEMENT OF ALTERNATIVES CONSIDERED

In developing the regulatory action, CDSS did not consider any alternatives as none were presented for consideration.

The CDSS must determine that no reasonable alternative considered or that has otherwise been identified and brought to the attention of CDSS would be more effective in carrying out the purpose for which the regulations are proposed or would be as effective as and less burdensome to affected private persons than the proposed action, or would be more cost—effective to affected private persons and equally effective in implementing the statutory policy or other provision of law.

#### **AUTHORITY AND REFERENCE CITATIONS**

The CDSS adopts these regulations under the authority granted in Sections 10553 and 10554, Welfare and Institutions Code. Subject regulations implement and make specific Sections 15610.17, 15610.19, 15610.23, 15610.47, 15610.50, 15610.55, 15610.57, 15610.63, 15610.67, 15610.70, 15630, 15630.1, 15751, and 15760, Welfare and Institutions Code; and Sections 1418 and 1502, Health and Safety Code.

#### CDSS REPRESENTATIVE REGARDING THE RULEMAKING PROCESS OF THE PROPOSED REGULATION

Contact Person: Everardo Vaca (916) 657–2586

Backup: Sylvester Okeke (916) 657–2586

#### GENERAL PUBLIC INTEREST

### DEPARTMENT OF FISH AND WILDLIFE

### PROPOSED RESEARCH ON A FULLY PROTECTED SPECIES

Research on the Limestone Salamander (Hydromantes brunus) on the Sierra Foothill Conservancy Property

The Department of Fish and Wildlife (Department) received a proposal on March 18, 2019, from Eric Smith, Ecologist with Vollmar Natural Lands Consulting, requesting authorization to take the Limestone Salamander (*Hydromantes brunus*) ('LISA'), for scientific research purposes associated with understanding the species' occupancy of, and habitat associations on, Sierra Foothill Conservancy property, consistent with protection and recovery of the species. The LISA is a Fully Protected amphibian and is also listed as Threatened under the California Endangered Species Act.

Mr. Smith proposes to survey the Feliciana Mountain Preserve in Mariposa County for LISA using visual observation and cover searches, in which individual pieces of cover (e.g., limestone cobbles) will be lifted, searched, and replaced. In the cases of cover that cannot be safely removed, cracks may be searched with a flashlight and/or fiber—optic scope. All individual LISA observed will be photographed and released, and the locations of individuals and high—quality habitat will be mapped using handheld GPS units. The Feliciana Mountain Preserve is managed by the Sierra Foothill Conservancy, a certified California land trust.

Impact minimization measures include: driving only on existing roads; abiding by the Declining Amphibians Fieldwork Code of Practice; disinfecting all field equipment, clothing, and boots between sites; handling LISA only with clean hands, wetted with clean water, and

without sunscreen or lotion; replacing any cover objects exactly as they were; and avoiding destruction or degradation of important amphibian habitat elements by ensuring rocks, downed wood, and moss are not torn apart during cover object searches.

The Department intends to issue, under specified conditions, a Memorandum of Understanding (MOU) to authorize Mr. Smith to carry out the proposed research activities on the LISA. The applicant is also required to have a valid scientific collecting permit (SCP) to take other terrestrial species in California.

Pursuant to California Fish and Game Code (FGC) Section 5050(a)(1), the Department may authorize take of Fully Protected amphibians after 30 days' notice has been provided to affected and interested parties through publication of this notice. If the Department determines that the proposed research and recovery activities are consistent with the requirements of FGC Section 5050 for take of Fully Protected reptiles, it will issue the MOU on or after April 29, 2019. The MOU may be subsequently renewed. Contact: Laura Patterson, Wildlife Branch, Laura.Patterson@wildlife.ca.gov, 916–341–6981.

### OFFICE OF ENVIRONMENTAL HEALTH HAZARD ASSESSMENT

California Environmental Protection Agency Notice to Interested Parties

#### ANNOUNCEMENT OF FIRST PUBLIC COMMENT PERIOD AND WORKSHOP

Draft Technical Support Document on the Proposed Update of the Public Health Goal for 1,2-Dibromo-3-Chloropropane

The Office of Environmental Health Hazard Assessment (OEHHA) of the California Environmental Protection Agency is announcing the availability of the draft technical support document for the proposed update of the Public Health Goal (PHG) for 1,2–dibromo–3–chloropropane (DBCP) in drinking water. The draft document recommends an updated PHG of 0.002 parts per billion (ppb), which is essentially the same as the 1999 PHG of 0.0017 ppb when rounded. Both the 1999 and the proposed updated PHGs are based on cancer effects. The draft document also retains the health–protective concentration of 0.2 ppb for noncancer effects. The risk assessment in the document considers recent toxicological literature and incorporates updated risk and exposure assessment methodologies.

The PHG technical support document provides information on the health effects of contaminants in drinking

water. The PHG is a level of drinking water contaminant at which adverse health effects are not expected to occur from a lifetime of exposure. The California Safe Drinking Water Act of 1996<sup>1</sup> requires OEHHA to develop PHGs based exclusively on public health considerations.<sup>2</sup> PHGs published by OEHHA are considered by the State Water Resources Control Board in setting California's drinking water standards (Maximum Contaminant Levels, or MCLs).<sup>3</sup>

The draft technical support document for this update is posted on the OEHHA website at www.oehha.ca.gov. OEHHA is soliciting comments on the draft document during a 45–day public comment period. The public is encouraged to submit written comments via the following link: <a href="https://oehha.ca.gov/comments">https://oehha.ca.gov/comments</a> or they can be e-mailed to <a href="https://oehha.ca.gov/comments">PHG.Program@oehha.ca.gov</a> with DBCP in the subject line. Hard copy comments may be mailed or hand delivered to the address below. Any written comments concerning this draft PHG document, regardless of the form or method of transmission, must be received by the PHG program by 5:00 p.m. on May 13, 2019 to be considered.

The Office will hold a public workshop on May 13, 2019 at the California Environmental Protection Agency Headquarters Building, 1001 I Street, Sacramento, California, 95814, Training Room 1 East/West, from 1:00 to 3:00 p.m. or until business is concluded, whichever occurs first. OEHHA follows the requirements set forth in Health and Safety Code Sections 57003(a) and 116365 for conducting the workshop and receiving public input.

The workshop is provided to enable a dialogue between OEHHA scientists and the public to discuss the scientific basis of the proposed PHG updates, and to receive comments. After the public workshop, OEHHA will submit the draft risk assessment for external scientific peer review.<sup>4</sup>

Following the workshop, public comment period and external scientific peer review, OEHHA will evaluate all the comments received, revise the document as appropriate, and make it available for a 30–day public comment period. After any subsequent revisions, the final document will be posted on the OEHHA website along with responses to the external peer review comments and to major comments received at the workshop and during the two public comment periods.

If you would like to receive further information on this announcement or have questions, please contact Hermelinda Jimenez at <u>PHG.Program@oehha.ca.gov</u> or at (916) 324–7572.

Pesticide and Environmental Toxicology Branch Office of Environmental Health Hazard Assessment California Environmental Protection Agency P.O. Box 4010, MS–12B

1001 I Street

Sacramento, California 95812 Attention: PHG Program

#### SUMMARY OF REGULATORY ACTIONS

### REGULATIONS FILED WITH SECRETARY OF STATE

This Summary of Regulatory Actions lists regulations filed with the Secretary of State on the dates indicated. Copies of the regulations may be obtained by contacting the agency or from the Secretary of State, Archives, 1020 O Street, Sacramento, CA 95814, (916) 653–7715. Please have the agency name and the date filed (see below) when making a request.

File# 2019-0206-02

BUREAU FOR PRIVATE POSTSECONDARY EDUCATION

Out-of-State Institution Registration

This action by the Bureau for Private Postsecondary Education (Bureau) revises and makes permanent section 71398, subdivision (c) regarding applications for the re–registration of out–of–state institutions, originally adopted in emergency action no. 2017–0519–02E.

Title 5

AMEND: 71398 Filed 03/19/2019 Effective 07/01/2019

Agency Contact: Kent Gray (916) 246–3907

File# 2019-0225-03

BUREAU OF HOUSEHOLD GOODS AND SERVICES

Statutory Name Change

These changes without regulatory effect conform regulations and documents incorporated by reference in those regulations to the new name of the rulemaking agency as established by Senate Bill 1483 (Stats 2018, ch. 578).

<sup>&</sup>lt;sup>1</sup> Codified at Health and Safety Code, section 116270 et seq.

<sup>&</sup>lt;sup>2</sup> Health and Safety Code section 116365(c).

<sup>&</sup>lt;sup>3</sup> Health and Safety Code section 116365(a) and (b)

<sup>&</sup>lt;sup>4</sup> Health and Safety Code section 116365(c)(3)(D).

Title 4, 16

AMEND: title 4: 1101, 1126, 1373.2, 1374, 1374.3, 1379; title 16: 2721, 2723, 2775

Filed 03/19/2019

Agency Contact: Diana Godines (916) 999–2068

File# 2019-0220-01

### CALIFORNIA DEPARTMENT OF TAX AND FEE ADMINISTRATION

Regulations Implementing Part 8.7 of Division 3 of the Government Code

This file and print request adopts, amends, and repeals regulations governing appeal procedures for various taxes and fees administered by the Department of Tax and Fee Administration. Pursuant to Government Code section 15570.40(b), this action is exempt from the Administrative Procedure Act.

Title 18

ADOPT: 35001, 35002, 35003, 35004, 35005, 35006, 35007, 35008, 35009, 35010, 35011, 35012, 35013, 35014, 35015, 35016, 35017, 35018, 35019, 35020, 35021, 35022, 35023, 35024, 35025, 35026, 35027, 35028, 35029, 35030, 35031, 35032, 35033, 35034, 35035, 35036, 35037, 35038, 35039, 35040, 35041, 35042, 35043, 35044, 35045, 35046, 35047, 35048, 35049, 35050, 35051, 35052, 35053, 35054, 35055, 35056, 35057, 35058, 35060, 35061, 35062, 35063, 35064, 35065, 35066, 35067, 35101 AMEND: 1032, 1124.1, 1249, 1336, 1422.1, 1705.1, 2251, 2303.1, 2433, 3022, 3302.1, 3502.1, 4106, 4703, 4903, 5200, 5202, 5210, 5211, 5212, 5212.5, 5213, 5214, 5216, 5217, 5218, 5219, 5220, 5220.4, 5220.6, 5221, 5222, 5222.4, 5222.6, 5223, 5224, 5225, 5226, 5227, 5228, 5229, 5230, 5231, 5231.5, 5232, 5233, 5234, 5234.5, 5235, 5236, 5237, 5238, 5240, 5241, 5242, 5244, 5245, 5246, 5247, 5248, 5249, 5249.4, 5249.6, 5260, 5261, 5626, 5263, 5264, 5265, 5266, 5267, 5268, 5700 REPEAL: 1807, 1828, 4508, 4609, 4700, 4701, 4702, 5201, 5210.5, 5215, 5215.4, 5215.6, 5232.4, 5232.8, 5239, 5243, 5250, 5255, 5256 Filed 03/19/2019 Effective 03/19/2019

#### File# 2019–0201–01 CALIFORNIA ENERGY COMMISSION Appliance Efficiency Regulations

This change without regulatory effect filing by the California Energy Commission amends nine sections in title 20 of the California Code of Regulations to update internal cross references and fix formatting and capitalization.

Agency Contact: Richard Bennion (916) 455–2130

Title 20

AMEND: 1602, 1604, 1605, 1605.1, 1605.2, 1605.3, 1606, 1607, 1608

Filed 03/18/2019

Agency Contact: Corrine Fishman (916) 654–4976

File# 2019-0211-01

#### CALIFORNIA ENERGY COMMISSION

Appliance Efficiency Regulations — Portable Air Conditioners

In this action, the California Energy Commission adopts energy efficiency standards for portable air conditioners manufactured on or after February 1, 2020, manufacturer data reporting requirements, and definitions necessary for data reporting purposes.

Title 20

AMEND: 1602, 1605, 1605.1, 1605.2, 1605.3, 1606, 1608

Filed 03/18/2019

Effective 03/18/2019

Agency Contact: Corrine Fishman (916) 654–4976

File# 2019-0312-01

CALIFORNIA TAX CREDIT ALLOCATION COMMITTEE

CTCAC Regulations Implementing Federal and State LIHTC Laws

This request for filing with the Secretary of State and printing in the California Code of Regulations amends the regulation governing the scoring of low income housing tax credit applications which were impacted by the temporary federal government shutdown of early 2019.

Title 4

AMEND: 10325 Filed 03/14/2019 Effective 02/27/2019

Agency Contact: Gina Ferguson (916) 651–7707

File# 2019-0228-02

#### DEPARTMENT OF AGING

Amend definition for "Greatest Social Need"

The Department of Aging submitted this action without regulatory effect, pursuant to California Code of Regulations, title 1, section 100, to expand a regulation that defines "greatest social need" for elderly benefits to include cultural, social, or geographical isolation based on "sexual orientation, gender identity, or gender expression" where these factors restrict the ability of an individual to perform normal daily tasks or threaten the capacity of an individual to live independently. The change to the regulatory definition is being made to conform the regulation to a change in Welfare and Institutions Code section 9015 that resulted from A.B. 2719 (Stats. 2018, ch. 202).

#### CALIFORNIA REGULATORY NOTICE REGISTER 2019, VOLUME NO. 13-Z

Title 22

AMEND: 7127 Filed 03/20/2019

Agency Contact: Catherine Hays (916) 928–0819

File# 2019–0306–01 DEPARTMENT OF CONSERVATION Idle Well Testing and Management

In this resubmitted rulemaking action, the Department of Conservation adopts and amends regulations to update its testing requirements for idle wells and active observation wells, pursuant to Assembly Bill 2729 (Stats. 2016, Ch. 272). The regulations also add new definitions and establish requirements related to the maintenance and abandonment of idle wells.

Title 14

ADOPT: 1752, 1772, 1772.1, 1772.1.1, 1772.1.2, 1772.1.3, 1772.1.4, 1772.2, 1772.3, 1772.4, 1772.5,

1772.6, 1772.7

AMEND: 1723.9, 1760 Filed 03/20/2019 Effective 03/20/2019

Agency Contact: Justin Turner (916) 322–6733

File# 2019-0314-03

DEPARTMENT OF CORRECTIONS AND REHABILITATION

Administration of the Death Penalty — Lethal Injection

This file and print action by the California Department of Corrections and Rehabilitation ("Department") repeals regulations pertaining to the administration of the death penalty and lethal injection process for inmates condemned to death. This action is exempt from the Administrative Procedure Act pursuant to Penal Code section 3604.1, enacted November 8, 2016, by Proposition 66, section 11.

Title 15

REPEAL: 3349, 3349.1, 3349.2, 3349.3, 3349.4,

3349.5, 3349.6, 3349.7, 3349.8, 3349.9

Filed 03/18/2019 Effective 03/18/2019

Agency Contact: Josh Jugum (916) 445–2266

File# 2019-0201-04

DEPARTMENT OF CORRECTIONS AND REHABILITATION

Transfer of Parole

This action establishes procedures regarding transfer of an offender's parole placement.

Title 15

ADOPT: 3741, 3742, 3743, 3744, 3745, 3746, 3747,

3748

Filed 03/18/2019 Effective 07/01/2019

Agency Contact: Jon Struckmann (916) 445–2276

File# 2019-0207-01

DEPARTMENT OF FOOD AND AGRICULTURE

Oriental Fruit Fly Eradication Area

The Department of Food and Agriculture submitted this timely certificate of compliance to make permanent the amendments made in OAL File No. 2018–0820–01E. The emergency rulemaking amended the Oriental Fruit Fly Eradication Area to include Yolo County.

Title 3

AMEND: 3591.2 Filed 03/13/2019 Effective 03/13/2019

Agency Contact: Rachel Avila (916) 403–6813

File# 2019-0201-03

DEPARTMENT OF PUBLIC HEALTH

Compatibility with NRC Regulations

In this resubmitted regular rulemaking, the Department of Public Health adopts, amends, and repeals regulations related to radioactive materials, in accordance with changes made by the United States Nuclear Regulatory Commission in the Code of Federal Regulations. The regulatory changes address general licenses, applications for licenses, transfer of radioactive materials, verification of licenses, special requirements for issuance of specific licenses, notification of incidents, and transportation of radioactive materials.

Title 17

ADOPT: 30220

AMEND: 30108.1, 30192.6, 30194, 30210, 30257,

30293, 30295, 30373 REPEAL: 30210.1, Filed 03/18/2019 Effective 07/01/2019

Agency Contact: Veronica Rollin (916) 445–2529

File# 2019-0204-01

DEPARTMENT OF VETERANS AFFAIRS

Morale, Welfare, and Recreation (WMR)

The California Department of Veterans Affairs is adopting procedures for the administration of the Morale, Welfare, and Recreation Special Fund (MWR Fund) and Morale, Welfare, and Recreation Operating Funds (MWRO Funds), the process by which the homes submit annual budgets and receive allocations, the

process by which the secretary shall review and act upon the allocation requests and requests for augmentation of those allocations.

Title 12

ADOPT: 515, 515.1, 515.2, 515.3, 515.4, 515.5

Filed 03/19/2019 Effective 07/01/2019

Agency Contact: Phil McAllister (916) 653–1961

File# 2019-0201-02

FISH AND GAME COMMISSION

Fisher, Northern Spotted Owl, Humboldt Marten, Tricolored Blackbird

The Fish and Game Commission amends section 670.5 by adding the Humboldt marten to the endangered list of mammals, adding the Northern spotted owl and Tricolored blackbird to the threatened list of birds, and adding Fisher Southern Sierra Nevada Evolutionary Significant Unit to the threatened list of mammals. This action is exempt from the Administrative Procedure Act pursuant to section 2075.5, subdivision (e), of the Fish and Game Code. (Stats. 2018, ch. 329; effective 1/1/2019; SB 473.) Section 2075.5(e) requires the Commission to submit the amendments to OAL for filing with the Secretary of State and publication in the California Code of Regulations.

Title 14

AMEND: 670.5 Filed 03/18/2019 Effective 03/18/2019

Agency Contact: Sheri Tiemann (916) 654–9872

# CCR CHANGES FILED WITH THE SECRETARY OF STATE WITHIN October 17, 2018 TO March 20, 2019

All regulatory actions filed by OAL during this period are listed below by California Code of Regulations titles, then by date filed with the Secretary of State, with the Manual of Policies and Procedures changes adopted by the Department of Social Services listed last. For further information on a particular file, contact the person listed in the Summary of Regulatory Actions section of the Notice Register published on the first Friday more than nine days after the date filed.

#### Title 2

03/07/19 AMEND: 35101 02/27/19 AMEND: 80225

02/27/19 AMEND: 11087, 11095, 11097 02/25/19 ADOPT: 18360.1, 18360.2

02/21/19	ADOPT: 574
02/20/19	AMEND: 18702.2

02/13/19 AMEND: 54700

01/31/19 ADOPT: 59840

01/24/19 AMEND: 1859.194, 1859.196

01/22/19 AMEND: 1859.51(e) 01/14/19 AMEND: 18756

01/07/19 AMEND: 60802, 60803, 60807, 60808, 60824, 60825, 60827, 60831, 60832,

60833, 60835, 60840, 60842, 60843,

60844, 60845, 60846, 60847, 60848, 60849, 60850, 60851, 60852, 60853,

60854, 60855, 60856, 60858, 60860,

60861, 60863, 61120

12/18/18 AMEND: 1859.76

12/14/18 ADOPT: 1860, 1860.1, 1860.2, 1860.3, 1860.4, 1860.5, 1860.6, 1860.7, 1860.8, 1860.9, 1860.10, 1860.10.1, 1860.10.2, 1860.10.3, 1860.11, 1860.12, 1860.13, 1860.14, 1860.15, 1860.16, 1860.17, 1860.18, 1860.19, 1860.20, 1860.21

12/12/18 AMEND: 2970

12/12/18 AMEND: 18545, 18700, 18730, 18940.2

12/05/18 REPEAL: 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445

12/04/18 AMEND: 1897

11/29/18 ADOPT: 1896.83, 1896.85 AMEND: 1896.60, 1896.61, 1896.62, 1896.70, 1896.71, 1896.72, 1896.73, 1896.74, 1896.75, 1896.76, 1896.77, 1896.78, 1896.81, 1896.82, 1896.84, 1896.88, 1896.90, 1896.91, 1896.92, 1896.95, 1896.96, 1896.97

11/27/18 AMEND: 1897

11/08/18 ADOPT: 1896.13 AMEND: 1896.4, 1896.12, 1896.17

10/29/18 AMEND: 1896.99.100, 1896.99.120

10/22/18 ADOPT: 18215.4

#### Title 3

03/13/19 AMEND: 3591.2

03/06/19 AMEND: 3601

02/28/19 ADOPT: 4920

02/21/19 AMEND: 3591.2

02/20/19 AMEND: 3591.2

02/04/19 AMEND: 1180.3.1

01/30/19 AMEND: 6860

01/17/19 REPEAL: 1305.00, 1305.01, 1305.02, 1305.03, 1305.04, 1305.06, 1305.07, 1305.08, 1305.09, 1305.10, 1305.11, 1305.12

01/16/19 ADOPT: 8000, 8100, 8101, 8102, 8103, 8104, 8105, 8106, 8107, 8108, 8109, 8110, 8111, 8112, 8113, 8114, 8115,

	8200, 8201, 8202, 8203, 8204, 8205, 8206, 8207, 8208, 8209, 8210, 8211, 8212, 8213, 8214, 8215, 8216, 8300, 8301, 8302, 8303, 8304, 8305, 8306, 8307, 8308, 8400, 8401, 8402, 8403,	<b>Title 4, 16</b> 03/19/19 <b>Title 5</b>	AMEND: title 4: 1101, 1126, 1373.2, 1374, 1374.3, 1379; title 16: 2721, 2723, 2775
	8404, 8405, 8406, 8407, 8408, 8409, 8500, 8501, 8600, 8601, 8602, 8603, 8604, 8605, 8606, 8607, 8608, 8609	03/19/19 03/07/19	AMEND: 71398 AMEND: 80048.8, 80048.8.1, 80413, 80523
01/07/19	AMEND: 3439	02/21/19	AMEND: 19810
12/18/18	ADOPT: 4921	02/19/19	REPEAL: 1200, 1202, 1203, 1204,
11/29/18	AMEND: 3899		1204.5, 1205, 1206, 1207, 1207.1,
11/06/18	AMEND: 3435(b)		1207.5, 1208, 1209, 1210, 1211, 1211.5,
<b>Title 4</b>	ANTEND 10005		1215, 1215.5, 1216, 1216.1, 1217, 1218,
03/14/19		00/15/10	1218.6, 1219, 1220, 1225
03/12/19 02/20/19	ADOPT: 1842.1 AMEND: 1588 AMEND: 1843.2	02/15/19	AMEND: 55200, 55202, 55204, 55206, 55208
02/20/19	AMEND: 1043.2 AMEND: 10315, 10317, 10322, 10325,	02/15/19	AMEND: 55800
02/07/19	10326, 10327, 10328, 10335, 10337	01/31/19	AMEND: 850, 854.1, 854.2, 854.3,
01/22/19	AMEND: 1374, 1374.3	01/01/19	854.4, 859, 862, 863
01/16/19	ADOPT: 7213, 7214, 7215, 7216, 7218,	12/31/18	AMEND: 11517.6, 11518, 11518.15,
	7219, 7220, 7221, 7222, 7223, 7224,		11518.20, 11518.25, 11518.30,
01/16/10	7225, 7227, 7228, 7229		11518.35, 11518.40, 11518.45,
01/16/19	AMEND: 5000, 5033, 5060, 5100, 5170, 5260, 5350, 5450, 5500, 5540, 5600	12/05/10	11518.50, 11518.70, 11518.75, 11519.5
	REPEAL: 5361, 5362, 5363, 5380, 5560,	12/05/18 10/22/18	AMEND: 19810 ADOPT: 20236 AMEND: 20101, 20105,
	5570, 5571, 5572, 5573, 5580, 5590	10/22/10	20107, 20116, 20118, 20122, 20123,
01/02/19	AMEND: 12200, 12201, 12220, 12221		20124, 20125, 20127, 20130, 20134,
12/17/18	ADOPT: 10092.1, 10092.2, 10092.3		20135, 20136, 20140, 20180, 20185,
	10092.4, 10092.5, 10092.6, 10092.7,		20190, 20203, 20205, 20235 REPEAL:
	10092.8, 10092.9, 10092.10, 10092.11, 10092.12, 10092.13, 10092.14		20119, 20158, 20125, 20216, 20217,
12/12/18	ADOPT: 10200, 10200.1, 10200.2,		20251, 20251, 20255, 20251, 20260,
12/12/10	10200.3, 10200.4, 10200.5, 10200.6,	10/17/18	20265 AMEND: 18600
	10200.7		AVILIUD. 10000
11/26/18	ADOPT: 7313, 7314, 7315, 7316, 7317,	Title 8	AMEND: 3999(b)
	7318, 7319, 7319.1, 7320, 7321, 7322,	02/28/19	* *
	7323, 7324, 7325, 7325.1, 7326, 7327,	02/14/19	AMEND: 9789.39
11/26/18	7328, 7329 ADOPT: 7413, 7414, 7415, 7416, 7417,	02/06/19	AMEND: 3389
11/20/10	7418, 7419, 7420, 7421, 7422, 7423,	01/07/19	AMEND: 11140
	7424, 7425, 7426, 7427, 7428, 7429	01/03/19	AMEND: 336
11/20/18	AMEND: 1632	12/26/18	AMEND: 9789.19
11/20/18	AMEND: 1843.3	11/26/18 11/15/18	AMEND: 9789.25 AMEND: 344, 344.1, 344.2
11/20/18	AMEND: 8078.3, 8078.15	11/15/18	ADOPT: 9789.19.1 AMEND: 9789.12.1,
11/19/18	ADOPT: 7213, 7214, 7215, 7216, 7218, 7210, 7220, 7221, 7222, 7223	11/00/10	9789.12.2, 9789.12.6, 9789.12.8,
	7219, 7220, 7221, 7222, 7223, 7224, 7225, 7227, 7228, 7229		9789.12.12, 9789.12.13, 9789.13.2,
11/02/18	AMEND: 8078.8, 8078.10		9789.16.1, 9789.16.7, 9789.18.1,
10/31/18	AMEND: 7051, 7054, 7055, 7056, 7063,		9789.18.2, 9789.18.3, 9789.18.11,
	7071	11/01/10	9789.19
10/18/18	AMEND: 1843.2	11/01/18 10/30/18	AMEND: 14300.35, 14300.41 ADOPT: 9792.24.5 AMEND: 9792.22
10/18/18	AMEND: 10170.2, 10170.3, 10170.4,		ADOF 1. 7/72.24.3 AIVIEND: 9/92.22
	10170.5, 10170.6, 10170.7, 10170.8,	Title 9	AMEND: 4250
	10170.9, 10170.10, 10170.14	02/05/19	AMEND: 4350

01/15/19	ADOPT: 4011, 4012, 4013, 4014,		95305, 95306, 95307, 95311, 95662,
	4014.1, 4015	0.4.10.4.4.0	95663
Title 10		01/04/19	ADOPT: title 17: 95483.2, 95483.3,
03/07/19	ADOPT: 2915		95486.1, 95486.2, 95488, 95488.1,
02/20/19	AMEND: 3500, 3576, 3577, 3721		95488.2, 95488.3, 95488.4, 95488.5,
01/14/19	AMEND: 2318.6, 2353.1, 2354		95488.6, 95488.7, 95488.8, 95488.9,
01/14/19 12/31/18	AMEND: 2632.5, 2632.11		95488.10, 95490, 95491.1, 95500,
	AMEND: 2632.5, 2632.11 ADOPT: 2238.10, 2238.11, 2238.12		95501, 95502, 95503 AMEND: title 13: 2293.6; title 17: 95481, 95482, 95483,
11/29/18	ADOPT: 2236.10, 2236.11, 2236.12 ADOPT: 2509.80, 2509.81, 2509.82		95483.1, 95484, 95485, 95486, 95487,
11/27/18	AMEND: 3704		95489, 95491, 95492, 95493, 95494,
	AMEND: 8000, 8030		95495 REPEAL: title 17: 95483.2,
11/19/18	ADOPT: 10000, 10001, 10002, 10003,		95488, 95496
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02/06/19	AMEND: 1008	03/20/19	ADOPT: 1752, 1772, 1772.1, 1772.1.1,
02/04/19	AMEND: 1009		1772.1.2, 1772.1.3, 1772.1.4, 1772.2,
01/25/19	AMEND: 999.12 REPEAL: 999.13		1772.3, 1772.4, 1772.5, 1772.6, 1772.7
01/08/19	ADOPT: 5460	02/19/10	AMEND: 470.5
12/31/18	AMEND: 2084, 2086, 2088, 2089, 2090,	03/18/19	AMEND: 670.5
	2092, 2095, 2107	03/07/19 03/05/19	ADOPT: 29.06 ADOPT: 18660.47, 18660.48, 18660.49,
12/28/18	AMEND: 5505, 5507, 5509, 5510, 5511,	03/03/19	18660.50, 18660.51 AMEND: 18660.5,
	5513, 5514, 5516, 5517		18660.20
10/24/18	AMEND: 1953, 1955	02/28/19	AMEND: 7.50
Title 12		02/26/19	AMEND: 670.2
03/19/19	ADOPT: 515, 515.1, 515.2, 515.3, 515.4,	02/26/19	AMEND: 107, 174, 176, Appendix A
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01/08/19	ADOPT: 182.02, 182.03 AMEND:	02/26/19	AMEND: 29.15
01/02/10	182.01, 182.02 (renumbered to 182.04)	02/25/19	AMEND: 1.53, 1.74, 5.00
01/03/19	AMEND: 553.70	02/19/19	ADOPT: 1038.6
	AMEND: 505.2	02/19/19	ADOPT: 1038.1, 1038.2, 1038.3, 1038.4,
Title 13	AMENID 1150.2		1038.5 AMEND: 1038, 1038.3
03/06/19	AMEND: 17.03		[renumbered to 1038.9] REPEAL:
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01/26/19	AMEND: 550, 551.8, 551.12, 590	02/15/19	AMEND: 1094, 1094.2, 1094.6, 1094.8,
01/08/19	ADOPT: 182.02, 182.03 AMEND:		1094.17, 1094.23
01/00/17	182.01, 182.02 (renumbered to 182.04)	02/07/19	ADOPT: 13008 AMEND: 13012, 13015,
01/03/19	AMEND: 553.70		13018, 13019, 13040, 13050, 13071,
12/26/18	AMEND: 2025		13104, 13105, 13113, 13116, 13136,
12/26/18	AMEND: 1152.7, 1152.7.1		13137, 13138, 13144, 13158, 13173,
12/20/18	ADOPT: 1217.2, 1263.2		13204, 13205, 13214.7, 13216, 13217,
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12/04/18	ADOPT: 425.01		13224, 13231, 13234, 13238.1, 13241,
11/29/18	AMEND: 17.00		13242, 13243, 13244, 13245, 13247,
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	AMEND: 551.14, 551.24, 555.1, 584		13328.9 , 13331, 13336, 13342, 13343,
10/18/18	AMEND: 551.12		13356, 13358, 13371, 13500, 13518, 13530, 13536, 13546, 13548
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02/25/19	AMEND: title 13: 2452, 2461.1; title 17:		13554, 13576, 13577, 13600, 13610, 13625, 13626, 13635, 13645, 13647,
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04/07/19	AMEND: Title 13: 1956.8, 1961.2, 1965, 2036, 2037, 2065, 2112, 2141, Title 17:		13214.2, 13214.3, 13214.4, 13214.5,
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02/06/19 ADOPT: 1720.1, 1724.5, 1724.7.1,
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            15107, 15124, 15125, 15126.2, 15126.4,
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                                                                                    (renumbered to
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                                                                AMEND: 3269.1, 3315
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                                                                AMEND: 3294.5
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                                                                AMEND: 3075.2
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           ADOPT: 820.02
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                                                                AMEND: 8004.1
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           ADOPT: 817.04 AMEND: 790
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                                                                AMEND: 3177, 3315
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                                                                AMEND: 3043, 3043.3, 3043.4, 3043.5
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                                                                AMEND: 3999.98, 3999.200
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            4970.19.2, 4970.20, 4970.21, 4970.22,
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           AMEND: 1038
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                                                               AMEND: 72329.2
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